STATE OF ALABAMA UNIFIED JUDICIAL SYSTEM CASE NUMBER CC-2002-0205

JURY VERDICT

IN THE CIRCUIT COURT OF HENRY COUNTY, ALABAMA

PLAINTIFF / STATE

VS

DEFENDANT: JOHNNY C. GRACE,

JR

We, the Jury, find the defendant, Johnny C. Grace, Jr., guilty of Robbery, 1st Degree as charged in the indictment.

Richard Money
Name of Foreman (please print)

Date Filed /0-/7-02



Filed 08/05/2005

Page 2 of 10

STATE OF ALABAMA UNIFIED JUDICIAL SYSTEM CASE NUMBER CC-2002-0206

JURY VERDICT

IN THE CIRCUIT COURT OF HENRY COUNTY, ALABAMA

PLAINTIFF / STATE JR

VS

DEFENDANT: JOHNNY C. GRACE,

We, the Jury, find the defendant, Johnny C. Grace, Jr., guilty of Robbery, 1st Degree as charged in the indictment.

Case 1:05-cv-00634-vvKvv-CSC	Document 9-2 Filed 08/05/2005 Page 3 of 1
	r response
IN THE CIRCUIT CO	OURT OF HENRY COUNTY, ALABAMA
STATE OF ALABAMA,)
PLAINTIFF,)
VS.) CASE NOS. CC-2002-205 and 206
JOHNNY C. GRACE, JR.,)
DEFENDANT.) r**
MOTION F	FOR PRESENTENCE REPORT
COME NOW Defendant,	who having been found guilty of
completed and considered	by this Honorable Court prior to the oursuant to A.R.Cr.P. 26.3. TED this day of October, 2002.
	Meg a DA
	REGÖRY A DaGIAN ctorney for Defendant
	06 Dothan Rd., Ste. B
	bbeville, AL 36310 334) 585-1394, FAX 585-1395
CERTIE	FICATE OF SERVICE
upon the Assistant Distri	ve served a copy of the foregoing ict Attorney for the Twentieth delivery this // day of October,

John Burtelan

/	7	4
/	/	/

		Case Number
State of Alabama Unified Judicial System Form C-7 Rev 2/79	CASE ACTION SUMMARY CONTINUATION	CC-2002-0205
Style:	Hace: In- Page Number	r of Pages
Johnny C.	ACTIONS, JUDGMENTS, CASE NOTES	
DATE	ACTION	
	7 - 23 - 02 - ++	
	Rachery 15	
,	dent and his Accorded being in open Court and	 -
is the dr	ed by the Court if he has anything to say why the	
senionea	of Law should not be produced upon him says	
nothing.	It is therefore edisacted of that this Defendant by	
	as in the controlled V. City Con-	
-mgr/5/09	of 99 years 5000.00	
t	e in further as inted to pay a collection	
<u>Defenda</u>	nt is given credit for days spent incorporated perging	
trial.	J. Thes	
	GDGE	
	1. La Dite tion a	n (
7-18-03 nine	in In Restitution.	
211	To previo	2
USY	respondent Al Bung	
ma	timpled by 110 Dany	
2 4	notions devied,	
3-203 1/21	Milions alsue of 1 1	7 1 1 - 0
3 / 3 / 3 / 3	7/10	s. Mill
	// (/	// 0
		
		EXHIBIT
		Pappies.
	and the second s	3

CARE: CC 2002 000206.00 70372 J.ER: GYE PAGE: ____ ====== EIRCUIT HENEY COURT OF GRACE JOHNNY: RT 1 80% 15 COUNTY ROAD ASSEVILLE: AL ALABAMA ⊒F STATE 40 EAST CASE: CC 2002 000205.00 HR: BLK EYES: ERO 265 SEX: M ALIAS MAMES: RACE: 8 CHARGEOI: ROSBERY 1ST OFFENSE DATE: 12/16/2001 DATE ARRESTED: DATE FILED: DATE HEARING: SURETIES: WAR/CAP 195: INDICTEO: RELEASED: AMOUNT: DATE DATE SATE SOND 03/28/2002 <u>51,000,000.00</u> TIME: 0900 A TIME: 0000 0530: 0530: 04/26/2002 QC 2002 0000E# 00 TRACKING NOS: GJ 2002 000153 00 TYPE: TYPE: A OAGIAN GREGORY A 404 OOTHAN RO SUITE 8 A886VILLE A DEF/ATY: 00000 AL 86310 PROSECUTOR: VALESKA GOUGLAS A GRANG JURY: 193 ICKET NO: BID NO: BEMAND: OTH CSE: GJ200200018300 COURT REPORTER: OEF STATUS: JAIL 999505050 MOTES D-142 1200 This day in open court came the State of Alabama by its District Attorney and the Defendant (in his own proper persus and with his attorney, and the Defendant being arraigned on the indictment in this case) (waives arraignment) enters a plea of (not guilty) (not guilty by reason of mental disease or defect). This ease is hereby set for trial during the a July 200 term of Court, Defendant is granted 30 days to file are additional pleas or motions. نعوتهير LUDGE

531-02/02 8-15-02

			/77
			Case Number
State of Alaba Unified Judic		CASE ACTION SUMMARY	CC-02-205
Form C-7	Rev 2/79	CONTINUATION	
Style:	Jak	nny C. Brace Page Number	3 of Pages
DATE		ACTIONS, JUDGMENTS, CASE NOTES	
10-904	Ren 14	ent for Willen notice	2 <u>/</u> ~
70 7 3 1	alle	one) tial filed &	D. Dogin
10-9-71	mai	tion to Surpries filed	2 C
10.100	<u> </u>	Dacia	
	F7 , 16		
10-10-02	Mati	in in limine to Suppr	ess
10-10-02	1 200	missible and or skill	icial
	200	to 1.1. Da Deis	<u> </u>
	Tring	and the second s	
10-11-02	707	in to de la Dant pus	unt to
101/100	D. 0	40 4 R Vilad P. D.	Valada
	Kul		
10-11-15	7 0	free Se 13A-56 g Buhdy	las Liter I
101102	100	13A-56 0	the
	100	Jalono lile Bo	
	7)	Bill O	8
	////) and ord	
11-11-17	m 17	- De Augustan she	sical -
10 11 02	a de	ion to suppress she ne fil day b! Day	ian
	ande	na fees of	
/s . 17 - 02	1/10	1. D. D. A All of Rolling in Me.	1 of Lopes-
10-17-02	Dary (Jendred Abely of Rolling in Ma Sonterce) alered Sortenang ; 2. 22, 200 et 9 A a - 16	to be heard
	Ne - a	one of Garage	la Roy D -
	on 110	Vi / / / 20 L av / A K	1 fot la la
			1 1

Unified Judicial System CASE ACTION SUMMARY CONTINUATION Style: CASE ACTION SUMMARY COLLOG-0206			, a <u>s</u>		()	/	111
Style: Colors Date Defendent Nerelofare having been indicted, and arraigned upon an indictement on a charge of participation of the participation of	State of Alabama Unified Judicial System		CASE				
DATE ACTIONS, JUDGMENTS, CASE NOTES O - / - O 19	Form C-7	Rev 2/79		CONTINUATION			
DATE ACTIONS, JUDGMENTS, CASE NOTES Color Color Color Color	Style:	Jo	Lany C.	Grace	Page Number	of	Pages
Defendent herotofore having been indicted, and arrained upon an indictment on a charge of said heretofore having pleed and knift thereto, fosue joined on said plea. Therupon games a jury of good and lawful men and women, to-wit, and eleven others, who being duly empannelled, sworn and charged by the Court according to law, before whom the trial of this cause was entered upon and continued from day to day and from time to time, said Defendant, and every stage and during all the proceedings in this cause, how on this the fdy of the proceedings in this cause, said jurors upon their oaths do say: "WE, THE JURY, FIND THE DEFENDANT GUILTY OF AS CHARGED IN APE INDICTMENT." In accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Control as charged in the indictment. Defendant heing asked if the had anything to say why the sentence of law should not be perchanged upon him, the Defendant says nothing but pre sentence report is requested by Alexandria. Hunger	DATE		A	CTIONS, JUDGMENTS, CASE	NOTES		
Defendent heretafore having bean indicated, and arraighed upon an indicatement on a charge of the purp of the purp of good and lawful men and said plea. Therupon comes a jury of good and lawful men and women, to-wit, the purp of good and lawful men and women, to-wit, the purp of the court according to law, before whom the trial of this cause was entered upon and continued from day to day and from time to time, said Defendant, the proceedings in this cause, and every stage and during all the proceedings in this cause, said jurors upon their oaths do say: "WE, THE JURY, FIND THE DEFENDANT GUILTY OF AS CHARGED IN APP INDICTMENT." In accordance with the verdict of the Jury, Defendant is nereby adjudged guilty of Comments of the purp, Defendant is nereby adjudged guilty of Comments of the purp, Defendant heing asked if the proceeding to say why the sentence of law should not be pronounced upon him. The Defendant says nothing but presentence report is requested by the purp of th							
an indictment on a charge of		/	0-17-02	indicated and arraigned upon			
and nerectore neway puezo by your said plea. The rupon comes a jury of good and tawfur men and women. Town, According to law, before whom the trial sharged by the Court according to law, before whom the trial of this cause was entered upon and continued from day to day and from time to time, said Defendant, According to good and the state of this cause, and every stage and during all the proceedings in this cause, now on this tite. And any thing the proceedings in this cause, and every stage and during all the proceedings in this cause, now on this tite. Any of the proceedings in this cause, and every stage and during all the proceedings in this cause, now on this tite. Any of the proceedings in this cause, now on this tite. Any of the proceedings in the cause of the proceedings in the indictment. The Defendant is nereby adjudged guilty of Control of the Jury, Defendant is sharing to say why the sentence of law should not be proceedings in the indictment. Defendant says nothing but are sentence report is requested by the sentence of law should not be proceedings extract the proceedings and the proceedings are proceedings. At the proceedings in the indictment of the Jury of the proceedings are proceedings and the proceedings are proceedings. At the proceedings are proceedings are proceedings are proceedings and the proceedings are proceedings.		Defendent h	eretofore having bed	Rother 1ST			
women, to-wit, women, to-wit, and eleven others, who being duly empanelled, sworn and charged by the Court according to law, before whom the trial of this cause was entered upon and continued from day to day and from time to kime, said Defendant, forman, and every stage and during all the groceodings in this cause, now on this the formation of the court with his attorney at each said jurors upon their oaths do say: "WE, THE JURY, FIND THE DEFENDANT GUILTY OF Colored Set August AS CHARSED IN ARE INDICTMENT." In accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Polylogy Stade in the had anything to say why the sentence of law should not be pronounced upon him, the Defendant sys softing but pre- sentence report is requested by Hearing set for August Augus				I Bilita Cliviator	· ·	<u></u>	
women, to-wit, A Charles and eleven others, who being duly empannelled, sworn and charged by the Court according to lzw, before whom the trial of this cause was entered upon and continued from day to day and from time to time, said Defendant, for any and every stage and during all the gracesdings in this cause, and every stage and during all the gracesdings in this cause, and every stage and during all the gracesdings in this cause, said jurors upon their oaths do say: "WE, THE JURY, FIND THE DEFENDANT GUILTY OF AS CHARGED IN ARE INDICTMENT." In accordance with the verdict of the Jury, Detendant is, nereby adjudged guilty of A Charles St. Alleged and anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but presentence report is requested by Alleged St. Alleged Set Turney Sentence report is requested by Alleged Sentence report is requested to the Alleged Sentence report is the Alleged Sentence report		l caid alag T	barunon comes a W	ILA OL SCOR SUR ISMISSI IIIAN ANI-			
and eleven others, who being duly empannelled, swoll and charged by the Court according to law, before whom the trial of this cause was entered upon and continued from day to lay and from time to time, said Defendant, Louise, and every stage and during sit the proceedings in this cause, and every stage and during sit the proceedings in this cause, now on this the 17 day of Louise, 10 200 said jurors upon their oaths do say: "WE, THE JURY, FIND THE DEFENDANT GUILTY OF ROBERT OF THE PROPERTY OF ROBERT OF THE PROPERTY OF ROBERT OF THE PROPERTY OF THE PRO	<u> </u>	women to-v	ut Alcha	120 11 11 11	•		
charged by the Court according to law, but and this cause was entered upon and continued from day to day and from time to time, said Defendant, Lahana, how and this time / day of law between tage and during all the proceedings in this cause, how an this time / day of law between their oaths do say: "WE, THE JURY, FIND THE DEFENDANT GUILTY OF Roberts / ST Day Court AS CHARGED IN THE INDICTMENT." In accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Control of the Jury, Detendant is scharged in the indictment. Defendant heing asked if he had anything to say why the sentence of law should not be pronounced upon him, the Defandant says nothing but presentence report is requested by No. 1 and 1 anything to the law should not be sentence report is requested by No. 1 and 1 anything to the law should not be sentence report is requested by No. 1 and 1 anything to the law should not be sentence report is requested by No. 1 and 1 anything to the law should not be sentence report is requested by No. 1 and 1 anything to the law should not be sentence report is requested by No. 1 and 1 anything to the law should not be sentence report is requested by No. 1 and 1 anything to the law should not be sentence report is requested by No. 1 and 1 anything to the law should not be sentence report is requested by No. 1 anything to the law should not be sentence report is requested by No. 1 anything to the law should not be sentence report is requested by No. 1 anything to the law should not be sentence report is requested by No. 1 anything to the law should not be sentence report is requested by No. 1 anything to the law should not be sentence to the law should not be se	•	1	who boing d	duly empannelled, Swotti allu			
igy and from time to time, said Defendant, Tahanan (Jay and from time to time, said Defendant, Tahanan (Jay and from time to time, said Defendant, Is allowed and every stage and during all the proceedings in this cause, and every stage and during all the proceedings in this cause, and every stage and during all the proceedings in this cause, and every stage and during all the proceedings in this cause, and every stage and during all the proceedings in this cause, and every stage and during all the proceedings in this cause, and every stage and the language in this cause, and every stage and the language in this cause, and every stage and ever		I sharened by	the Court according	1.10 ISM' DETOLE MILOUI MILE TANK			
and every stage and during all the proceedings in this cause, how on this tile / day of control is said jurors upon their oaths do say: "WE, THE JURY, FIND THE DEFENDANT GUILTY OF Rolley / St. Day to AS CHARGED IN ARE INDICTMENT." In accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Rolley St. July as charged in the indictment. Defendant being asked it he had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but pre sentence report is requested by July Hearing set for // 22 2000, at 9 004 MM JUNGE		ويرهم ماماه في	10011 barefae sew as	U SUG COUNTINGS Horlings to			
and every stage and during all the gracegaings in this cause, Now on this the / day of catholic is said jurors upon their oaths do say: "WE, THE JURY, FIND THE DEFENDANT GUILTY OF CARRED IN ARE INDICTMENT." In accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Control Stage as charged in the indictment. Defendant being asked if he had anything to say why the sentence of law should not be prenounced upon him, the Defendant says nothing but presentence report is requested by Hearing set for // 22 200, at 9, 204 M		Jay and fro	m time to time, sai	in Defendant, The attorney at each			
mow an this the day of deception. Said jurors upon their oaths do say: "WE, THE JURY, FIND THE DEFENDANT GUILTY OF REPORT AS CHARGED IN THE INDICTMENT." AS CHARGED IN THE INDICTMENT." In accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of the Jury, Detendant is nereby adjudged guilty of the Jury, Detendant is sentence of in the indictment. Defendant being asked if he had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but presentence report is requested by the sentence of law should not be sentence report is requested by the sentence of law should not be sentence report is requested by the sentence of law should not be sentence report is requested by the sentence of law should not be sentence report is requested by the sentence of law should not be sentence report is requested by the sentence of law should not be sentence of law should n	***	1 Mac	, being in open Co	ourt with his annual at this cause			
"WE, THE JURY, FIND THE DEFENDANT GUILTY OF AS CHARGED IN AME INDICTMENT." AS CHARGED IN AME INDICTMENT." In accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Achieve St. July, as charged in the indictment. Defendant heing asked if he had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but presentence report is requested by Sentence report. Hearing set for // A Sentence of the Sentence of the Sentence report is requested by Sentence report.		and every s	stage and during all	the processings in this cause,	2		
"WE, THE JURY, FIND THE DEFENDANT GUILTY OF AS CHARGED IN ARE INDICTMENT." In accordance with the verdict of the Jury, Detendant is, nereby adjudged guilty of Rohlbay St Jugg as charged in the indictment Detendant being asked if he had anything to say why the sentence of law should not be pronounced upon him, the Detendant says nothing but pre- sentence report is requested by July Hearing set for July 100 feet. Hearing set for July 100 feet. House 100 feet.		now on this	the // day of	The control of the co			
In accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Polynous, St. Mag. as charged in the indictment. Defendant heing asked it has had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but presentence report is requested by Med. Hearing set for 1/22 2000, at 9.04 MM							
in accordance with the verdict of the Jury, Detendant is hereby adjudged guilty of Pohlery St. 102 as charged in the indictment. Defendant heing asked it he had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but pre sentence report is requested by 10/1 Hearing set for 1/22 1000, at 9.024M		"W	E, THE JURY, FIND	THE DEFENDANT GUILTY OF			
in accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Rohbert, St. No. as charged in the indictment. Defendant being asked it he had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but are sentence report is requested by No. Hearing ser for No. at 9.04 M			Robbern.	1st Dayres			
in accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Rohlbert (St. 1864) as charged in the indictment. Defendant being asked if he had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but pre- sentence report is requested by 16/14 Hearing ser for 1/22 1000, at 9.044M		AS	CHARGED IN THE	NDICTMENT."			
in accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Achieve St. Way as charged in the indictment. Defendant being asked it he had anything to say why the sentence of law should not be prenounced upon him, the Defendant says nothing but pre sentence report is requested by Achieve St. Ac		-	•	1 Shills			
in accordance with the verdict of the Jury, Detendant is nereby adjudged guilty of Achieve Struck as charged in the indictment. Defendant being asked if he had anything to say why the sentence of law should not be prenounced upon him, the Defendant says nothing but pre sentence report is requested by Achieve Struck Hearing set for Achieve Struck IUNGE	P.W		(Julyer E			
nereby adjudged guilty of Robbert St No. as charged in the indictment. Defendant being asked it he had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but pre sentence report is requested by No. Hearing set for 1/22 assoc, at 9.094M			0-11-02	-	•		
as charged in the indictment. Defendant heing asked it he had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but presentence report is requested by Alexandra Section 1/22-2000, at 9.094M		· ·		- /·			
had anything to say why the sentence of law should not be pronounced upon him, the Defendant says nothing but pre sentence report is requested by							
pronounced upon him, the Detendant says nothing but presentence report is requested by	 	as charged in	the indictment. De	erendar heine gelen beschreie			
sentence report is requested by							
Hearing set for 1/22-2002, at 9. 094M			• •	7 I			
IUNGE -							
		Hearing Set To	1/-42-1				
				7 41000			
				Tunge			

1-19-02

State of Alabar			CASE ACTION	SUMMARY	_f	Case Numb	
Unified Judicia		· ·	CONTINU	ATION		CC-02-0	106 imber
Style:	Par	Roser	C. Dra	<u> </u>	Page Nur	nber 5 of	Pages
DATE		J	ACTIONS, J	UDGMENTS, CAS	E NOTES		
1/-19 02	nou	ion to	boden files	payno	A7. Bung	Gover	<u></u>
- 55 - 02	Modi	0-0-V	Sentan	1180	Jules	10000000000000000000000000000000000000	-03
	at 9	Alu.		1 TA	1		e .
12-3-0	4 Xes	ust.	JA. A	Daçia.	_less		ory -
1-13-0	3 Deft	is soul	tenced to	99 710	1500 U	2 State	
	Ventu	tay,	5000	ine t	1	tall Trades	
7-07	Molic	n.> /s	New he	id etc.	Ou	Bries-	1 1
3						ν 	
							. =

State of Alabama

Case Number

Unified Judicial System		CASE ACTION SUMIN	CC-2002-0204		
Form C-7	Rev 2/79	CONTINUATION		(C-2002-	
Chilo		. Grace, gr.	Page Number	of	Pages
DATE		ACTIONS, JUDGMENTS, CASE	NOTES		
	/ -	12-02			
	The Court See	23-02 Security of			
·		On adjustes the Defendant guilty of			
	ine De andant	and his Attories being in open Court and y the Court if he has anything to say why the			
	sentence of La	aw should not be promuned upon him says			
		therefore considered by the Court and it is the sentence of the Court that this Sefendant be			
	mon's load in	the penitentiary of the State of Alabama for			
	 a period of d) fondant is f 	99 years further ordered to pay a Fine of 5000,00			
	restruction in	tre amount oftu			
	end a viatim c	ompensation assessment of /500 00			
	indant is gi	iven credit for days spent incarcerated pending			
		J. This			
	İ				
					, _
					
	ļ			ЕХНІВІ	T
				rapples.	•
				§ 1 1	}